The Honorable Barbara Rothstein 1 2 3 4 5 UNITED STATES DISTRICT COURT, 6 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 7 8 No. 2:21-cv-202 AMIE DRAMMEH, and YUSUPHA CEESAY, 9 Individually, as Surviving Parents of CHERNO PARTIES' JOINT STIPULATION CEESAY; and MARAM CEESAY, Personal 10 AND ORDER TO ADJUST TRIAL Representative of the Estate of CHERNO AND PRETRIAL DATES CEESAY; 11 Plaintiffs, 12 13 v. UBER TECHNOLOGIES, INC., a Delaware 14 Corporation, RASIER LLC, and 15 THE FIRST DOE THROUGH ONE HUNDREDTH DOE, INCLUSIVE; 16

Defendants.

STIPULATED MOTION

Pursuant to Fed.R.Civ.P. 6(b) and Standing Order for All Civil Cases II D, the parties hereby move the Court for an Order continuing the trial date and adjusting the pretrial deadlines in this case as set forth below.

Deadline Type	Current Deadline	Proposed Amended Deadline
JURY TRIAL DATE	April 25, 2022	August 1, 2022
Expert Disclosure Deadline	December 22, 2021	March 22, 2022
Discovery Cutoff	February 11, 2021	May 13, 2022

PARTIES JOINT STIPULATION AND ORDER TO ADJUST CERTAIN PRETRIAL DATES PAGE- 1

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Dispositive Motions Filing Deadline	January 13, 2022	April 14, 2022
Motions in limine must be filed by	March 14, 2022	June 20, 2022
Joint Pretrial Statement	March 21, 2022	June 27, 2022
Pretrial Conference	April 4, 2022	July 11, 2022

All other dates are those specified in the Local Civil Rules and/or the Court's Standing Order in all civil cases. *See* Order Setting Trial Date and Related Dates (Apr. 26, 2021) [Dkt. #27].

REASON FOR EXTENSION

As discussed at the Discovery Conference with the Court on Tuesday, November 30, 2021, the parties have met and conferred regarding the proposed adjustments to the trial date and other deadlines in the case. All parties agree that the proposed modified schedule is necessary and appropriate under the circumstances.

This stipulated motion is not made for the purposes of delay.

DATED this 9th day of December, 2021.

WEINSTEIN CAGGIANO PLLC

/s/ Alexandra Caggiano

Brian D. Weinstein, WSBA No. 24497 Alexandra B. Caggiano, WSBA No. 47862 Dylan Johnson, WSBA No. 54147 601 Union Street, Suite 2420 Seattle, Washington 98101 Telephone: (206) 508-7070 Email: service@weinsteincaggiano.com Counsel for Plaintiffs

And

CORRIE YACKULIC LAW PLLC

/s/ Corrie J. Yackulic

Corrie J. Yackulic, WSBA No. 16063 Larken J. Yackulic, *pro hac vice* 110 Prefontaine Place S, Suite 304

PARTIES JOINT STIPULATION AND ORDER TO ADJUST CERTAIN PRETRIAL DATES PAGE- 2 WEINSTEIN CAGGIANO PLLC 600 UNIVERSITY STREET, SUITE 1620 SEATTLE, WASHINGTON 98101 (206) 508-7070 - FACSIMILE (206) 237-8650

Seattle, WA 98104 1 Telephone: (206) 787-1915 Email: corrie@cjylaw.com 2 Counsel for Plaintiffs 3 4 **BUCHALTER** 5 6 /s/ Brandon Tran Gary A. Wolensky, WSBA No. 54454 7 Brandon Tran, pro hac vice 8 Bradley P. Thoreson, WSBA No. 18190 Neusha Eternad, pro hac vice 9 1420 Fifth Ave. Ste. 3100 Seattle, WA 98101 10 Tel. 206-319-7052 gwolensky@buchalter.com 11 bthoreson@buchalter.com 12 btran@buchalter.com neternad@buchalter.com 13 Attorney for Defendants Uber Technologies, Inc. and Rasier, LLC 14 15 **ORDER OF THE COURT** 16 The Court hereby orders that the scheduling order (Dkt. #27) is amended as stated above. 17 18 DATED THIS 9th day of December, 2021. 19 Barbara Nothetein 20 BARBARA J. ROTHSTEIN 21 UNITED STATES DISTRICT JUDGE 22 23 24 25 26